UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Christian Healthcare Centers, Inc.,

Plaintiff.

v.

Dana Nessel, in her official capacity as Attorney General of Michigan; John E. Johnson, Jr., in his official capacity as Executive Director of the Michigan Department of Civil Rights; Portia L. Roberson, Zenna Faraj Elhason, Gloria E. Lara, Richard Corriveau, David Worthams, and Luke Londo in their official capacities as members of the Michigan Civil Rights Commission.

Defendants.

Case No. 1:22-cv-000787-JMB-PTG

Plaintiff's Certificate of Compliance with Local Civil Rule 7.1(d)

On May 5, 2023, Christian Healthcare Centers, Inc. counsel conferred with Defendants' counsel regarding Plaintiff's Motion for Leave to File Supplemental Brief and Evidence in Support of its Motion for Reconsideration. Pursuant to W. D. Mich. LCirR 7.1(d), and in a good-faith effort to resolve this dispute, Christian Healthcare's counsel explained the evidentiary basis for the motion. Michigan's counsel then requested additional information which Christian Healthcare's counsel provided. Defendants' counsel later indicated that they oppose this motion.

Respectfully submitted this 8th day of May, 2023.

Jonathan A. Scruggs Arizona Bar No. 030505 Rvan J. Tucker Arizona Bar No. 034382 Henry W. Frampton, IV South Carolina Bar No. 75314 Bryan D. Neihart Arizona Bar No. 035937 Alliance Defending Freedom 15100 N. 90th Street Scottsdale, Arizona 85260 (480) 444-0020 (480) 444-0028 Fax jscruggs@ADFlegal.org rtucker@ADFlegal.org hframpton@ADFlegal.org bneihart@ADFlegal.org

By: s/ John J. Bursch
John J. Bursch
Michigan Bar No. P57679
Alliance Defending Freedom
440 First Street NW, Suite 600
Washington, DC 20001
(202) 393-8690
(202) 347-3622 Fax
jbursch@ADFlegal.org

Attorneys for Plaintiff

Certificate of Service

I hereby certify that on the 8th day of May, 2022, I electronically filed the foregoing document with the Clerk of Court using the ECF system. The foregoing document will be served via private process server with the Summons and Complaint to all defendants.

By: s/ John J. Bursch

John J. Bursch Alliance Defending Freedom 440 First Street NW, Suite 600 Washington, DC 20001

Attorney for Plaintiff